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1 David K. Caplan (State Bar No. 181174)  
2 Konrad K. Gatien (State Bar No. 221770)  
3 Matthew D. Klafter (State Bar No. 248136)  
4 KEATS McFARLAND & WILSON  
5 9720 Wilshire Boulevard  
6 Penthouse Suite  
7 Beverly Hills, California 90212  
8 Telephone: (310) 248-3830  
9 Facsimile: (310) 860-0363  
10 Email: [dcaplan@kmwlaw.com](mailto:dcaplan@kmwlaw.com)  
11 [kgatien@kmwlaw.com](mailto:kgatien@kmwlaw.com)  
12 [mklafter@kmwlaw.com](mailto:mklafter@kmwlaw.com)

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Attorneys for Plaintiffs  
Monkeys in Silk Productions, L.L.C. and  
Michael Rotman

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11 **UNITED STATES DISTRICT COURT**  
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13 **CENTRAL DISTRICT OF CALIFORNIA**  
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15 **WESTERN DIVISION**

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MONKEYS IN SILK PRODUCTIONS,  
L.L.C., a California limited liability  
company; and MICHAEL ROTMAN, an  
individual,

Case No.: CV 08-06326 CBM (FMOx)

~~[Proposed]~~

JUDGMENT

Plaintiffs,

vs.

MEB ENTERPRISES, L.L.C., a California  
limited liability company; and MARK  
BURMAN, an individual;

Defendants.

1        Plaintiffs MONKEYS IN SILK PRODUCTIONS, L.L.C. and MICHAEL  
2 ROTMAN (hereinafter "Plaintiffs") having filed a Complaint in this action charging  
3 defendants MEB ENTERPRISES, L.P. and MARK BURMAN, (hereinafter  
4 "Defendants") with breach of contract and copyright infringement, and the parties  
5 desiring to settle the controversy between them, it is

6        **ORDERED, ADJUDGED AND DECREED** as between the parties hereto  
7 that:

8        1.        This Court has jurisdiction over the parties to this action and over the  
9 subject matter hereof pursuant to 17 U.S.C. § 501; 28 U.S.C. § 1331 and § 1338(b);  
10 and 28 U.S.C. § 1367. Venue in this district is proper pursuant to 28 U.S.C. §§  
11 1400(a) and 1391 (b), and (c). Service was properly made against Defendants.  
12 Defendants have consented to jurisdiction and do not contest service.

13        2.        Plaintiff, Michael Rotman, owns the copyright of that certain motion  
14 picture entitled STAR WAIT, further identified by United States Copyright Office  
15 U.S. Registration No. PA-1-366-161 (hereinafter, the "Picture").

16        3.        Defendants have engaged in the unauthorized distribution of the Picture.

17        4.        Defendants and their officers, directors, employees, attorneys, partners,  
18 agents, subsidiaries, successors, assigns, affiliates and any and all persons and entities  
19 under Defendants' direction or control, or in active concert or participation with any  
20 of them, agree to be and are immediately and permanently enjoined and restrained  
21 throughout the world from:

22                (a) advertising, promoting, renting, distributing, reproducing,  
23 displaying, performing, transmitting, adapting, publishing,  
24 copying, offering for sale and/or selling the Picture and/or any part  
25 thereof;

26                (b) advertising, promoting, renting, distributing, reproducing,  
27 displaying, performing, transmitting, adapting, publishing,

copying, offering for sale and/or selling any work that is substantially similar to the Picture and/or any part thereof; and

(c) assisting, aiding or abetting any other person or business entity in engaging in or performing any of the above-described acts.

5. Plaintiffs have elected to receive statutory damages for copyright  
infringement pursuant to 17 U.S.C. § 504. Plaintiffs have made an adequate showing  
of willful infringement. We find that \$150,000 in statutory damages for infringement  
of the Picture is appropriate. Therefore, Plaintiffs are hereby awarded \$150,000 in  
statutory damages jointly and severally from Defendants. In addition, Defendants are  
liable for Plaintiffs' attorneys' fees in the amount of \$25,000. These statutory  
damages and attorneys' fees are to be paid to Plaintiffs no later than thirty (30) days  
from the date of entry of this Judgment.

13       6. Defendants and Plaintiffs agree that this Judgment and all of its terms  
14 shall be binding upon and inure to the benefit of their respective heirs, successors and  
15 assigns, and that this Judgment and all of its terms shall be non-dischargeable in the  
16 event that the Defendants, or any of them, shall become insolvent or file for  
17 bankruptcy.

18       7. The jurisdiction of this Court is retained for the purpose of making any  
19 further orders necessary or proper for the construction, modification or enforcement of  
20 the settlement agreement between the parties, this Judgment, and the enforcement  
21 thereof and the punishment of any violations thereof.

22       8. This Judgment shall be deemed to have been served upon Defendants at  
23 the time of its execution by the Court.

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1       9. The Court expressly determines that there is no just reason for delay in  
2 entering this Judgment, and pursuant to Rule 54(a) of the Federal Rules of Civil  
3 Procedure, the Court directs entry of judgment against Defendants.

5 | Dated: January 12, 2005, Los Angeles, California.

UNITED STATES DISTRICT JUDGE

9 | Presented by:

10 DAVID K. CAPLAN  
11 KONRAD K. GATIEN  
12 KEATS McFARLAND & WILSON LLP  
9720 Wilshire Boulevard, Penthouse Suite  
Beverly Hills, California 90212  
(310) 248-3830

Konrad K. Gatien  
Attorneys for Plaintiffs

## CONSENTS

The undersigned hereby consent to the entry of the foregoing Judgment.

Dated: March 4, 2008 MEB ENTERPRISES, L.P.

By: Ken  
Printed Name MARC BURG  
Its: May

Dated: March 4, 2008

By: 